is not eligible to receive disaster benefits under this part.

- (h) Any participant in a county eligible for either of the following programs must complete a duplicate benefits certification. If the participant received a payment authorized by either of the following, the amount of that payment will be reduced from the calculated 2005–2007 CDP payment:
- (1) The Hurricane Indemnity Program (subpart B of this part);
- (2) The Hurricane Disaster Programs (subparts D, E, F, and G of part 1416 of this title);
- (3) The 2005 Louisiana Sugarcane Hurricane Disaster Assistance Program; or
- (4) The 2005 Crop Florida Sugarcane Disaster Program.

§ 760.806 Crop eligibility requirements.

- (a) A participant on a farm is eligible for assistance under this section with respect to losses to an insurable commodity or NAP if the participant:
- (1) In the case of an insurable commodity, obtained a policy or plan of insurance under the Federal Crop Insurance Act for the crop incurring the losses; or
- (2) In the case of a NAP covered crop, filed the required paperwork and paid the administrative fee by the applicable filing deadline, for the noninsurable commodity under section 196 of the Federal Agriculture Improvement and Reform Act of 1996 for the crop incurring the losses.
- (b) The reasons a participant either elected not to have coverage or did not have coverage mentioned in paragraphs (a)(1) or (2) of this section are not relevant to the determination of the participant's ineligibility under this section. In addition, such reasons for not having crop insurance coverage have no bearing for consideration under part 718, subpart D of this chapter.

\S 760.807 Miscellaneous provisions.

- (a) A person is not eligible to receive disaster assistance under this part if it is determined by FSA that the person has:
- (1) Adopted any scheme or other device that tends to defeat the purpose of this part:

- (2) Made any fraudulent representation;
- (3) Misrepresented any fact affecting a program determination;
- (4) Is ineligible under §1400.5 of this title; or
- (5) Does not have entitlement to an ownership share of the crop.
- (i) Growers growing eligible crops under contract for crop owners are not eligible unless the grower can be determined to have a share of the crop.
- (ii) Any verbal or written contract that precludes the grower from having an ownership share renders the grower ineligible for benefits under this part.
- (b) A person ineligible under §1437.15(c) of this title for any year is likewise ineligible for benefits under this part for that year or years.
- (c) A person ineligible under §400.458 of this title for any year is likewise ineligible for benefits under this part for that year or years.
- (d) All persons with a financial interest in the operation receiving benefits under this part are jointly and severally liable for any refund, including related charges, which is determined to be due FSA for any reason.
- (e) In the event that any request for assistance or payment under this part resulted from erroneous information or a miscalculation, the assistance or payment will be recalculated and any excess refunded to FSA with interest to be calculated from the date of the disbursement to the producer.
- (f) The liability of anyone for any penalty or sanction under or in connection with this part, or for any refund to FSA or related charge is in addition to any other liability of such person under any civil or criminal fraud statute or any other provision of law including, but not limited to: 18 U.S.C. 286, 287, 371, 641, 651, 1001, and 1014; 15 U.S.C. 714; and 31 U.S.C. 3729.
- (g) The regulations in parts 11 and 780 of this title apply to determinations under this part.
- (h) Any payment to any person will be made without regard to questions of title under State law and without regard to any claim or lien against the crop, or its proceeds.
- (i) For the purposes of the effect of lien on eligibility for Federal programs

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- (28 U.S.C. 3201(e)), FSA waives the restriction on receipt of funds or benefits under this program but only as to beneficiaries who, as a condition of such waiver, agree to apply the benefits received under this part to reduce the amount of the judgment lien.
- (j) Under this program, participants are either eligible or ineligible. Participants in general, do not render performance or need to comply. They either suffered eligible losses or they did not. Accordingly, the provisions of §718.304 of this chapter do not apply to this part.

§ 760.808 General provisions.

- (a) For calculations of loss, the participant's existing unit structure will be used as the basis for the calculation established in accordance with:
- (1) For insured crops, part 457 of this title: or
- (2) For NAP covered crops, part 1437 of this title.
- (b) County average yield for loss calculations will be the average of the 2001 through 2005 official county yields established by FSA, excluding the years with the highest and lowest yields, respectively.
- (c) County committees will assign production or reduce the historic yield when the county committee determines:
- An acceptable appraisal or record of harvested production does not exist;
- (2) The loss is due to an ineligible cause of loss or practices, soil type, climate, or other environmental factors that cause lower yields than those upon which the historic yield is based;
- (3) The participant has a contract providing a guaranteed payment for all or a portion of the crop; or
- (4) The crop was planted beyond the normal planting period for the crop.
- (d) The county committee will establish a maximum average loss level that reflects the amount of production producers would have produced if not for the eligible damaging weather or related conditions in the area or county for the same crop. The maximum average loss level for the county will be expressed as either a percent of loss or yield per acre. The maximum average loss level will apply when:

- (1) Unharvested acreage has not been appraised by FSA, or a company reinsured by FCIC; or
- (2) Acceptable production records for harvested acres are not available from any source.
- (e) Assignment of production or reduction in yield will apply for practices that result in lower yields than those for which the historic yield is based.

§ 760.809 Eligible damaging conditions.

- (a) Except as provided in paragraphs (b) and (c) of this section, to be eligible for benefits under this part the loss of the crop, or reduction in quality, or prevented planting must be due to damaging weather or related conditions as defined in §760.802.
- (b) Benefits are not available under this part for any losses in quantity or quality, or prevented planting due to:
 - (1) Poor farming practices;
 - (2) Poor management decisions; or
 - (3) Drifting herbicides.
- (c) With the exception of paragraph (d) of this section, in all cases, the eligible damaging condition must have directly impacted the specific crop or crop acreage during its planting or growing period.
- (d) If FSA has determined that there has been an eligible loss of surface irrigation water due to drought and such loss of surface irrigation water impacts eligible crop acreage, FSA may approve assistance to the extent permitted by section 760.814.

§ 760.810 Qualifying 2005, 2006, or 2007 quantity crop losses.

- (a) To receive benefits under this part, the county committee must determine that because of eligible damaging weather or related condition specifically impacting the crop or crop acreage, the participant with respect to the 2005, 2006, or 2007 crop:
- (1) Was prevented from planting a crop;
- (2) Sustained a loss in excess of 35 percent of the expected production of a crop; or
- (3) Sustained a loss in excess of 35 percent of the value for value loss crops.
- (b) Qualifying losses under this part do not include losses: